REVOLVING TRUST U	NOFFIC	$IAL_{\cdot}CC$		
TALAN & KTSANES 208 S. LA SALLE #1600			320230	
CHICAGO IL 60604	THI	E ABOVE SPACE FOR RE	CORDER'S USE ONLY	3.5098 40
THIS TRUST DEED, made				
WOLCHECH LIST	ECKI. MARRIED TO WAND	A LISIECKI		
herein referred to as "Mortgspors," and	LINDA H. KTSANES	: :	,	
COOK indebted to the legal holders of the Review of the Review by S.H.A. ch. 17, one certain Revolving Loan Agreement of Agreement the Morigagora promise to g. it. the Agreement providing for a fine of c.	alving Loan Agreement (betch tak pain, 6405, will legal holder or in if the Mortpagois of even date her my the hidebtedager cottagnifing (s	kd "Agrement") bereinst dders belog berein referrei es ith mode moable as se	iter described, said Agreen Lto as Holders of the Apr ited therein and billional	ent being a revolving coment evidenced by to and by a lab to such
(\$) and, additi	ona) advances not exceeding the an NINE	r» du	dvover the 90 day compe	that namer into thish
grade; major corporations) as published i 21 % The obligations of	the Holder of the Agreement to			
commitment is hereby made to make futuable NOW, THEREFORE, the Mertgagers to s	ecore the navment of the initial ad-	vanice of SEVENIFEN	THOUSAND DOLL	
of the date of this Died to it on helminate on the date of this frist feed, where the date of the spirit and the also in consideration of the spirit of On WARRANT unto the Trustee, it of altuate, lying and being in the COUNTY Constituate,	ith interest thereby. In accombine e performance of the cosmants in e Pollar in hand paid, the receipt sors and assigns the following dec	o with the terms, prosision of agreements herein conta owners of is hereby acknow	ous and limitations of this nined, by the Mortgagoss (avledged, do by these pre of their estate sight title	Clint feed, and the solve performed, and seems CONVLV and
OF FULLERTON AVENUE SUBDIVISION OF BLOCE SUBDICISION OF THAT EAST 1/4 OF SECTION EAST OF THE THIRD P	RAU 17 FEET TAKED FO IN BLOCK I IN GRAND KS 2, 3 AND 4 OF COMM PART OF THE FAST 1/2 32, TOWNSHIP 40 MORT RINCIPAL JERUDIAN, EX OK COUNTY, (LEINOIS.	AVENUE HSSIONER'S FOR THE NORTH E H, RANGE 13, - 1	DEPT-01 RECORDING 186666 TRAN 6030 #3025 # FH 16-5 CODK COUNT! REC	7フーちィムィ 科
TAX ID NO: 13-32-20	06-006			10
	10		- 09	TOR
which, with the property hereinafter desc	ribed, is referred to herejo as the "p	rem/.cq.,"		' ()
TOGETHER with all improvements, if for so long and during all such times as i secondarily) and all apparatus, equipment refrigeration (whether single units or existent cloors and windows, floor covering physically attached thereto or not, and loor their successors or assigns shall be considered.	Morigagors may be entitled thereto or articles now or hereafter therein atrally controlled), and ventilation s, awnings, stoves and water heater t is agreed that all similar apparatus	(Which ar, r) edged primar on thereof us, d to supply s, beluding (*2,000) restr is. All of the foregologice c, equipment or art clest en	ily and on a parity with sai heat, gas, all conditioning letting the foregoing), see declared to be a part of sai	d real estate and not , water light, power, ens. window shades, d real actors whether
TO HAVE AND TO HOLD the press herein set forth, free from all rights and t benefits the Mortgagors do hereby express	beneliks under and by virtue of the	essors and assigns, forey Homestead Exemption (2)	or the purposes, and upo so it the State of Illinois, s	n the uses and trusts which said rights and
THIS TRUST DEED MAY NOT BE THAT THIS TRUST DEED SECURES.	ASSUMED WITHOUT THE WRI	ETEN CONSENT OF THE	LEGAT, YOLDERS OF	THE ACREEMENT
THE COVENANTS, CONDITIONS AND	PROVISIONS.			
4. Mortgagois shall (a) promptly re- damaged or be destroyed; (b) keep said pre- expressly subordinated to the lien hereof; (- hereof, and notwithstanding any right or of lien to increase, not permit the principal buntli this Trust Deed shall have been paid in of the agreement; (d) complete within a rea- with all requirements of law or municipal except as required by law or municipal order.	mises in good condition and repair, a c) pay when due any indebiedness wo pilon granted by any superior flen or stance of any superior flen to increa a full, and upon request exhibit satis sonable time any building or buildir prdinances with respect to the prem	Without waste, and free from hich may be secured by a lik by any superior Henholder (se above the balance existing factory evidence of the disc as now or as any time in pro	n mechanic's or of enters in the receiver do to permit the principe. It also at the time of the mikis hauge of such prior lien of sees of erection upon add	or claims for ilen not a superior to the lien inco of such superior a of this Trust Deed on the lien or to holders or the comply
This trust deed consists of two pages incorporated herein by reference and are a WIENESS the hand and seal	part thereof and shall be binding a	on the Morgagors, their he	ige 2 (the reverse side of rirs, successors and assigns	this trust deed) are
	, ,		0.	
MODITION PLANT	cla (SFA)	MODITED TOTON	·‡	
	[SFAL]			[817]
County COOK	ROBERT B. TALAN Notary Public in and for and res WOJCIECH LISIECKI.	MARRIED TO WAND	A LISLECKI	
91	ho. ARE personally known to e ibscribed to the foregoing instruc- THEY at ee and voluntary act, for the uses a	ment, appeared before m gard, scalled and delivered	e this day in person and the said Instrument as	ecknowledged that
				19 92
2/7/34	iven under my hand and Potarial S	211	20	Notary Public
		proud	Viane.	Notary Public

Notorial Seal

THE COVENANTS, CONDITIONS AND PRO FROM PAGE I (THE REVERSE SIDE OF THIS TRUST DEED):

2. Mortgagors shall pay before any penalty attaches all general taxes, and shall pay apecial taxes, special assessments, water charges, sawer service charges, and other charges against the premises when due, and shall, upon written request, furnish to Trustee or to holders of the Agreement duplicate receipts therefor 'To prevent default becominder Mortgagors shall pay in full under protest, in the manner provided by statute, any tax or assessment which Mortgagors may desire to contest.

manner provided by statute, any tax or assessment which Morigagors may desire to contest.

3. Mortgagors shall keep all buildings and improvements now or hereafter situated on said premises insured against loss or damage by fire, lightning or windstorm (and flood damage, where the lender is required by law to have its loan so insured) under policies providing for payment by the insurance companies of moneys sufficient either to pay the cost of replacing or repairing the same or to pay in full the indebtedness secured hereby, all in companies satisfactory to the holders of the Agreement, under insurance policies payable, in case of loss or damage, to Trustee for the hencit of the holders of the Agreement, such rights to be evidenced by the standard mortgage clause to be strucked to each policy, and shall deliver all policies, including additional and renewal policies, to holders of the Agreement, and in case of insurance about to expire, shall deliver renewal policies not less than ten days prior to the respective dates of expiration.

dates of expiration.

4. In case of actional therein, Trustee or the holders of the Agreement may, but need not, make any payment or perform any act bereinbefore required of Mortgagors in any form and manner deemed expedient, and may, but need not, make full or partial payments of principal or interest on prior oncumbrances, if any, and purchase discharge, compromise or settle any tax lies or other prior lies or title or claim thereof, or redeem from any tax sale or forestone affecting said premises or contest any tax or assessment. All moneys paid for any of the purpose, herein authorized and all expenses paid or incurred in connection therewith, including attorney's fees, and any other moneys advanced by Trustee or the holders of the Agreement to protect the mortgaged premises and the lies hereof, plus reasonable compensation to Trustee for each matter concerning which action herein authorized may be taken, shall be so much additional indebtedness secured hereby end shall become immediately due and payetik, without notice and with interest thereon at a rate equivalent to the post maturity rate set forth in the Agreement securing this Trust Deed, if any, otherwise the prematurity rate set forth therein. Inaction of Trustee or holders of the Agreement shall never be considered as a waiver of any right accruing to them on account of any defeat hereansks on the part of Mortgagors.

5. The Trustee or the holders of the Agreement hereby secured making any payment hereby authorized relating to taxes or assessments, may do according to any bill, statement or estimate procured from the appropriate public office without inquiry into the accuracy of such bill, statement or estimate or into the validity of any tax, assessment, sale, forfeiture, tax lien or title or claim thereof.

6. Mortgagors shan pay each item of indebtedness herein mentioned, both panocipal and interest, when due according to the terms bereaf. At the option of the holder, of the agreement, and without notice to Mortgagors, all unpuid indebtedness secured by this Trust Deed shall, notwithstanding anything in the agreement or in this Trust Deed to the contrary, become due and payable (a) immediately in the case of default in making payment of any first all light of principal or interest on the agreement or (b) when default shall occur and continue for three (3) days in the performance of any other agree ner tot the Mortgagors herein contained, including default by the Mortgagors in causing or permitting the principal balance of any superior lief (5) in the salve the principal balance of any superior lief (5) in the salve the principal balance of any superior lief (6) in the salve the principal balance of any superior lief (6) in the salve that the salve the principal balance of any superior lief (6) in the salve that the salve that the salve the salve that the salve the salve the principal balance of any superior lief (6) in the salve that the salve that the salve the salve that the salve that the salve the salve that the sa

This to state the first period of the second shall become due whether by acceleration or otherwise, holders of the Agreement or Trustee shall have the right to foreclose the lien hereof. In any suit to foreclose the lien hereof, there shall be allowed and included as additional indebtedness in the decree for sale all expenditures and expenses which may be paid or incurred by or on behalf of Trustee or holders of the Agreement for alloweds and expensions which may be paid or incurred by or on behalf of Trustee or holders of the Agreement for alloweds. Trustee's less, appunier's fees, outlays for documentary and expense vidence, senongraphers' charges, publication on is and costs (which may be estimated as to items to be expended after entry of the decree) of procuring all such abstracts of title, title sear, be and expensions, title insurance policies. Torrens certificates, and similar data and assurances with respect to title as Trustee is the Agreement may deem to be reasonably necessary either or prosecute such suit or to exidence to builders at any sale with it is allowed and expensions and expensions of the Agreement may deem to be reasonably necessary either or prosecute such suit or to exidence to builders at any sale with it is allowed and parable, and interest therefore a rate equivalent to the post maturity rate set forth in the Agreement securing this Trust Deed, if any, othe wise the prematurity rate set forth therein, when paid or incurred by Truste or holders of the Agreement in connection with all any proveding probate and binkruptcy proceedings, to which either of them shall be a party, aither as plaintiff, chamant or defen fan, by reason of this Trust Deed or any Indebtedness hereby secured; or (b) preparations for the determent of any suit for the date will said or proceeding which might affect the premises or the security hereof, whether or not actually commenced.

8. The proceeds of any fored bource and the premises shall be destributed and applied in the following order of priority: First, o

bereof, whether or not actually commenced.

8. The proceeds of any foreclosure sale of the premises shall be distributed and applied in the following order of priority: First, on account of all costs and expenses incident to the foreclosure proor ships, including all such items as are mentioned in the preceding paragraph hereof, second, all other items which under the terms he cof constitute accured indebtedness additional to that evidenced by the Agreement, with interest thereon as herein provided; third, all priority and interest remaining unpaid on the Agreement; fourth, any overage to Mortgagors, their heirs, legal representatives or assigns, is their rights may appear.

9. Upon, or at any time after the filing of a bill to foreclose this Tear. Head, the court in which such bill is fried may appoint a receiver of said premises. Such appointment may be made either before or after sale without notice, without regard to the solvency or insolvency of Mortgagors at the time of application for such receiver and without regard to the victors. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such receiver. Such receiver shall have power to collect the rents, issues and profits of said premises during the pendency of such a such receiver. Such receiver times when Mortgagors, except for the Intervention of such receiver, would be entitled to collect such tents, issues and profits, and all other powers which may be necessary or are usual in such cases for the protection, possession, control, in stagement and operation of the premises during the whole of said pariod. The Court from time to time may authorize the receiver to apply the net income in his hands in payment in whole or in part of, (a) The indebtedness secured hereby, or by any decree foreclosing the Toust Deed, or any tax, special assessment or other lies which may be or become superior to the lies hereof or of such decree, provided surfaceplation is made prior to foreclosure sale; (b) the defici

10. No action for the enforcement of the lieu or of any provision hereof shall be subject to any defense which would not be good and available to the party interposing same in an action at law upon the Agreement hereby secured

Trustee or the holders of the Agreement shall have the right to inspect the premises at all reasonable times and access thereto shall be permitted for that purpose

12 Trustee has no duty to exactine the title, location, existence or condition of the premises, or to implie the validity of the signatures or the identity, capacity, or anthority of the signatories on the Agreement or Trust Deed, nor stall Trustee he obligated to record this Trust Deed or to exercise any power herein given unless expressly obligated by the terms hereof, nor by liable for any acts or emissions hereunder, except in case of its own gives negligence or misconduct or that of the agents or employance of Trustee, and it may require indemnities satisfactory to it before exercising any power herein given

require indemnities satisfactory to it before exercising any power herein given.

13. Trustee shall release this Trust Deed and the lien thereof by proper instrument upon presentation of satisfactory evidence that all indebtedness secured by this Trust Deed has been fully paid; and Trustee may execute and deliver a release therof to find it the request of any person who shall, either before or after maturity thereof, produce and exhibit to Trustee the Agreement, representing that all indebtedness hereby secured has been paid, which representation Trustee may accept as true without inquiry. Where release is requested of a successor trustee, such successor trustee may accept as the genuine Agreement herein described any Agreement which hears an identification number purporting to be placed thereon by a prior Trustee because of the conforms in substance with the description herein contained of the Agreement and which purports to be executed by the persons herein designated as the makers thereof; and where the release is requested of the original trustee and it has never placed its identification number on the Agreement described herein, it may accept us the genuine Agreement herein described any Agreement which may be presented and which conforms in substance with the description herein contained of the Agreement and which purports to be executed by the persons herein designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument.

designated as makers thereof.

14. Trustee may resign by instrument in writing filed in the office of the Recorder or Registrar of Titles in which this instrument shall have been recorded or filed. In case of the resignation, inability or refusal to act of Trustee, the then legal holder of this Trust Deed and the Agreement or Agreements herein described may, by an instruction in writing, executed and recorded according to law, appoint any person who is a citizen and resident of the State of Ultimis, to serve as Trustee in his place and stead, who shall thereupon for the purposes of advertisement and sale succeed to Trustee's title to said real estate and the trust herein created respecting the same. In the alternative, the their Recorder of Deeds of the County in which the premises are situated shall be Successor in Trust. Any Successor in Trust hereinder shall have the identical title, powers and authority as are herein given Trustee.

16. This Trust Deed and all provisions hereof, shall extend to and he binding upon Mortgagor and all persons claiming under or through Mortgagors, and the word "Mortgagors" when used herein shall include all such persons and all persons hable for the payment of the indebtedness or any part thereof, whether or not such persons all have executed the Agreement or this Trust Teed. The word "Agreement" when used in this instrument shall be construed to mean "Agreements" when one than one Agreement is used

16. Before releasing this Trust Deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in

16. Before releasing this Trust Deed, Trustee or successor shall receive for its services a fee as determined by its rate schedule in effect when the release deed is issued. Trustee or successor shall be entitled to responsible compensation for any other act or service performed under any provisions of this Trust Deed. The provisions of the provisions

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MAIL TO:

TALAN AND KTSANES ATTORNEYS AT LAW 208 S. LA SALLE ST., #1600 CHICAGO, ILLINOIS 60604

FOR RECORDER'S INDEX PURPOSES
INSERT STREET ADDRESS OF ABOVE
DESCRIBED PROPERTY HERE
SUMS TO A CONTROLLED TO THE CONTROL

Chartlesis 9